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comes of age. I further will and bequeath that my executor pay to my children as they come of age their share of any money that may be due them and lastly I do hereby constitute and appoint my truly friend Silas Philips my lawful Executor to intents and purposes to execute this my last will and Testament according to the law intent and meaning of the same and every part and clause therof hereby revoking and declaring utterly void all other wills and testaments by me heretofore made in witness whereof the said Sarah Stockburger have hereunto set my hand and seal this the 11<sup>th</sup> day of February 1843      her  
entertained and two wools  
marked out before signed  
Signed & sealed in the presence of  
Davis Ridings -  
John Blackburn

sarah X Stockburger  
Mark

June term 1843.  
The execution of the last will & testament of Sarah Stockburger deceased of which the foregoing is a true copy was duly proved in open court by the talk of Davis Ridings one of the subscribing witnesses there & record to be recorded.

M. T. Hill. rec

In the name of God amen.  
I Jacob Shore of the County of Stokes & State of North Carolina, fully impressed with the truth that man is bound to die and that the period of his earthly existence is uncertain being of sound & memory do make & ordain this my last will & Testament.

First. Having been married twice & the children by my first wife, she having been a sister of Henry Haun the said and daughter of Peter Haun her said husband having received considerable property both real & personal in right of their mother from said estate, and I being entitled in right of my wife Mary to a distributive share of the estate of Joseph Haun her father said both real & personal, I do now it right that that property should be enjoyed after my death

by her my present wife the said Mary & her children. I therefore give bequeath & devise a certain negro man slave named Elijah whom I bought at Joseph Hauns sale in part of my share & the amount of it coming to me from said estate, be it money in the hands of the Administrator of the said Joseph Haun and arising from the sale of lands, negroes & otherwise, or any property be it real or personal that may remain unsold unto my wife Mary & the children I had by her to wit Angelina, Permelia, Augustine Edwyn & Edward Henry & to a son my wife had before our intermarriage by the name of Ephraim Haun to be equally divided between them & for the purpose of division the said negro man is to be sold by my Executor herein after named, and should I receive this money or property herein mentioned into possession before said time the amount to satisfy this bequest shall be raised out of my estate. As to the other property I am blessed with I make the following disposition.

Firstly. It is my desire that my outstanding debts shall be collected & the just debts done be paid.

Secondly. I give to my wife for life half the plantation on which I now live, say the upper part of the place, containing my house & improvements. After her death I desire the same in fee simple to my son to Augustine Sawyer, the same to valued at my death & to account for the value with the rest residue of my estate.

Thirdly. I desire to my son Levi in fee simple the other half of my plantation, on which he now lives, being the lower half of the place, which share is to be valued at my death not taking into account his own labour done on the place & he to account for the same with the rest residue of my estate. The value of this as well as the value of the tract devised in the preceding section to be ascertained by three freeholders to be appointed by my Executor.

Fourthly. I give & bequeath to my wife a suitable year provision for her self & family to be allotted by three freeholders to be appointed by my Executor.

Fifthly. I give & bequeath to my wife her Bureau & top & one bed, bedding & furniture, a cow a calf & some articles of kitchen furniture to the value of fifteen dollars, likewise all my wearing apparel as well as her own.

Sixthly. I give & bequeath unto my two younger daughters Angelina & Permelia each one bed, bedding & furniture & a cow & calf.

eventually. I give a bequest unto my two younger sons to wit; Augustine & Edward H. each a horse saddle & bridle of the value of Twenty Five Dollars each including the saddle & bridle the horses to be taken from my stock & if there be none suitable to be purchased by my Executor as well as the saddle & bridles, which power he shall likewise have in carrying out my intentions in the 5<sup>th</sup> & 6<sup>th</sup> sections exprefed.

Eightly. I will that all my personal estates of every description shall be sold by my Executor except that is herein specially bequeathed & my debts collected as herein before provided & after payment of my just debts & providing for the legacies herein before made the balance together with the value of my lands as herein devised shall form the rest & residue of my estate, which I give a bequest to my wife & all my children to be equally divided between them meaning my children by my first as well as second wife & if any of my children shall die before my death leaving children, their children shall represent their parents & should my son live & my son Augustine & or his Guardian or either of them decline to receive the land on the terms devised to them, it may be sold by my Executor & the money applied as in that clause directed, provided that the life estates to my wife as herein devised shall be reserved to her.

Ninety. I appoint John D. Miller the Executor of this my last will & testament, with full & ample power to carry out the intentions. In witness whereof I hereunto set my hand & seal this 9<sup>th</sup> January A.D. 1843.

Signed, sealed & declared

in presence

John Hoben <sup>in business of</sup>  
Hubert Ebert <sup>& each other</sup>

Jacob Shore <sup>his</sup>  
mark

This codicil made this the fourth day of June in the year of our Lord one thousand eight hundred & forty three & relates to the property obtained through my wife Mary from the estate of Joseph Hauser deceased consisting of notes given me for money due from said estate as I will that my wife Mary & her children should have all red. from that source I doth pendent to mention said obligation here to avoid all disputes hereafter the following notes on the money arising therefrom is to be had over to said Mary & her children by my Executor, one against Allen Giltz & Sonnitus for two hundred & fifty dollars, one against Isaac Hauser & Security for ten dollars.

one against John L. Shore for two hundred dollars for two hundred dollars with all the interest there may be thereon given under my hand & seal the day above written in presence of -  
Geo. F. Wilson <sup>in each others presence</sup>  
Dan'l Butler <sup>& presuming each other</sup>

Jacob Shore <sup>his</sup>  
mark

June term 1843.

The execution of the last will & testament of which the foregoing is a true copy with the codicil annexed was duly proved in open court by the oath of Emanuel Shober one of the subscribing witnesses to said will, and by the oath of Daniel Butler a subscribing witness to said codicil Whereupon it was ordered that said will & codicil be recorded.

Mr. Hill. etc

I Magruder Buttbill of Salem Stokes County State of North Carolina, being in good health and of sound memory, do this day being the tenth day of December in the year of our Lord one thousand eight hundred and thirty make and publish, this as my last will and testament in manner following that is to say --

1<sup>st</sup> It is my will that all just debts and funeral expenses be duly paid

2. I give and bequeath unto my friend Theodore Shultz of Salem, or in case of his death unto his successor in office as a agent of Unitas Fratrum of Winston residing in Salem, all and every part of my worldly property real & personal which I shall at my decease be found to possess fully confiding in him, that he will apply all the money funds and the produce of the sale of my goods and chattels of every kind, thing given and bequeathed to him after payment of my debts, to the purpose and in the manner hereinafter mentioned

3. The ten shares which I hold in the stock of the State Bank of North Carolina as well as the ten shares which I hold in the stock of the Cape Fear Navigation shall be applied by him in the following manner viz One moiety of the